FOR THE EASTERN DISTRICT OF NEW YORK	
CHAIM DOV PRZEWOZMAN, HADASSAH PRZEWOZMAN, individually, as the personal representative of the Estate of Pinches Menachem Przewozman, and as parent and natural guardian of Y.P., a minor, and P.P., a minor, CHAYA RACHEL PRZEWOZMAN, individually, and as parent and natural guardian of A.M.P., a minor, and F.P., a minor, SARA PRZEWOZMAN-ROZENBAUM, YAFA PRZEWOZMAN, and TZVI YOSEF PRZEWOZMAN,	Case No. 20-6088-NGG-RLM
Plaintiffs,	

-against-

INVESTIGATION COLUMN

QATAR CHARITY, QATAR NATIONAL BANK and MASRAF AL RAYAN,

Defendants.	
	X

REQUEST FOR INTERNATIONAL JUDICIAL ASSISTANCE (LETTERS ROGATORY)

The United States District Court for the Eastern District of New York, presents its compliments to the Appropriate Judicial Authority of the State of Qatar, and requests international judicial assistance to effect service of process to be used in a civil proceeding before this Court in the above captioned matter.

This Court requests the assistance described herein as necessary in the interests of justice. The assistance requested is that the Appropriate Judicial Authority of the State of Qatar effect service of process upon the below named defendant, which is a non-governmental organization registered with the Regulatory Authority of Charitable Activities in the State of Qatar with its head office in Doha, Qatar:

Qatar Charity Building 18 Street 132 Zone 69 Doha, Qatar The documents to be served are as follows: (1) a certified copy of the Amended

Summons in a Civil Case issued by the Clerk of the United States District Court for the Eastern

District of New York on November 30, 2021, and an Arabic language translation of same; and

(2) a certified copy of the Complaint filed in the United States District Court for the Eastern

District of New York on December 15, 2020, and an Arabic language translation of same.

This Request for Judicial Assistance is brought by the Plaintiffs, who are United States

citizens who seek monetary damages from Defendant Qatar Charity pursuant to the following

United States laws: 18 United States Code Sections 2333(a) and (d), 2339A and 2339B, and

Section 2b of the Justice Against Sponsors of Terrorism Act. The Plaintiffs allege that

Defendant conspired with others to provided material support to organizations designated by the

United States Government as Foreign Terrorist Organizations, which organizations killed and

injured Plaintiffs and their family members in terrorist attacks.

This Court states that it shall provide similar assistance to the Appropriate Judicial

Authority of the State of Qatar.

This Court states that it shall compel Plaintiffs to reimburse the State of Qatar for the

expenses it incurs in the execution of this International Judicial Assistance (Letters Rogatory).

Dated: December 13, 2021

/s/Nicholas G. Garaufis

Nicholas G. Garaufis

Judge, United States District Court

Eastern District Of New York

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